ORDER

	NUMBER: DATE:
ATE OF ALABAMA CITY/TOWN of VS	
_	Defendant appears in open court for arraignment with his/her attorney
_	Defendant appears in open court for arraignment without an attorney and requests the court appoint an attorney to represent him/her. Defendant is examined in open court and found to be indigent. The Courappoints to represent the Defendant in the above styled case.
-	Defendant appears in open court for arraignment without an attorney and request the court appoint an attorney to represent him/her. The Defendant is examined in open court and is determined NOT to be indigent.
-	Defendant appears in open court for arraignment without an attorney. Defendant wishes to proceed <i>pro</i> The Court informs the Defendant of his/her right to be represented by counsel and finds the Defendant knowingly, willingly, and intelligently waives the right to counsel.
-	The Defendant files a WRITTEN WAIVER OF ARRAIGNMENT and PLEA OF NOT GUILTY.
-	Arraignment is CONTINUED to at
	Prosecutor reads the indictment/information/complaint in open court.
	Defendant waives the reading of the indictment/information/complaint.
	Defendant pleads [] not guilty [] not guilty by reason of mental disease or defect [] not guilty at not guilty by reason of mental disease or defect.
	Order for mental evaluation is entered.
	The Defendant is granted days to file pre-arraignment motions.
	Trial is set on at 9:00 A.M.
	The Clerk shall transfer this case to the Court's administrative docket as discovery is not complete. The case shall remain on the administrative docket until the State gives notice that its forensic evidence is available. The State shall provide such notice in writing immediately following receipt of the forensic report(s).
	The Clerk shall transfer this case to the Court's administrative docket [] pending mental evaluation [] pending defendant's successful completion of deferred prosecution []
	Defendant informs the Court that his/her current address is:
	Defendant files a Youthful Offender Application. Pending a ruling on the petition, the indictment is abated. The probation office is directed to complete a youthful offender investigation and report. A hearing on youthful offender application is set for at

CIRCUIT JUDGE